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refers to the End User record rather than the specification records and even if the User ID in Steele can somehow be construed to refer to a logon specification record it does not possess the other attributes of the logon identifier (or even the requestor identifier). In Steele, the Vendor ID in column 16 line 58 has similar problems and does not posses the characteristics of the logon id.

The distinctions and differences discussed above between Claim 1 and Steele are also present in Kanaishi.

#7-21 of the Office Action Letter: The distinctions discussed in # 6 above also apply to each of the claim rejections in #7-21.

#22. and 24-28 of the Office Action Letter: Claim 17 and Claims 18-23 has been revised to disclose a system whereas Claim 1 and Claims 2-16 has been revised to disclose a method.

Conclusion

For all the above reasons, the applicant submits that the claims are now in proper form and that the claims all define patentably over the prior art. Therefore applicant submits that this application is now in condition for allowance, which action applicant respectfully solicit.

Very respectfully,

The of

Kevin Nip

CERTIFICATE OF MAILING

I hereby certify that this correspondence and attachments, if any, will be deposited with the Canadian Postal Service by First Class Mail, postage prepaid, in an envelope addressed to "Mail Stop Amendment, Commissioner for Patents" on the date below.

Date: Ju 25, 2007

Inventor's Signature:

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CERTIFICATE OF FACSIMILE TRANSMISSION

I certify that on the date below I will fax this communication, and attachments if any, to Art Unit 2132 of the Patent and Trademark Office at the following number: 571-273-8300.

Art Unit: 2132

Date: Ju 25, 200 7

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